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6

7 **UNITED STATES DISTRICT COURT**

8 **DISTRICT OF ARIZONA**

9 Sean Bennett, an individual,

10 Plaintiff,

11 No.: CV-23-02425-PHX-ROS (DMF)

12 vs.

13 City of Phoenix, a governmental entity;  
14 American Airlines, Inc., a foreign  
15 corporation; Officer Joel Cottrell and Jane  
16 Doe Cottrell, a married couple; Officer  
17 Benjamin Denham and Jane Doe Benham,  
a married couple; Officer Todd Blanc and  
Jane Doe Blanc, a married couple; Officer  
Peru and Jane Doe Peru, a married couple;  
Sergeant Hogan and Jane Doe Hogan, a  
married couple,

18 Defendants.

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20 **STIPULATION FOR EXTENSIONS**  
**OF TIME FOR RESPONSE AND**  
**REPLY RE CITY DEFENDANTS'**  
**MOTION TO DISMISS**

21 (First Request)

22 (Assigned to the Honorable Roslyn O.  
23 Silver and the Honorable Deborah M.  
24 Fine)

25 Through counsel undersigned and pursuant to LRCiv 7.3, Plaintiff Sean Bennett  
26 ("Plaintiff") and Defendants City of Phoenix, Joel Cottrell, Todd Blanc, Rudolfo Peru, and  
27 Ryan Hogan (collectively, the "City Defendants") hereby stipulate and agree to extend the  
28 times within which Plaintiff may file his Response to *Defendants' City of Phoenix and*  
*Officer Defendant's Motion to Dismiss*, ECF No. 8, until up to and including December  
19, 2023, and within which the City Defendants may file their Reply in support of same  
until up to and including January 9, 2024, in accordance with the Proposed Order filed

1 concurrently herewith. This stipulation is agreed to in good faith and not for purposes of  
2 delay.

3 **RESPECTFULLY SUBMITTED** this 4th day of December 2023.

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5 **MILLS + WOODS LAW, PLLC**

6  
7 By /s/ Sean A. Woods

8 Robert T. Mills  
9 Sean A. Woods  
5055 N 12th Street, Suite 101  
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10 *Attorneys for Plaintiff*

11 **JONES, SKELTON & HOCHULI P.L.C.**

12  
13 By /s/ Brian J. Ripple (w/ permission)

14 Ryan J. McCarthy  
15 Brian J. Ripple  
16 Justin M. Ackerman  
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19 *Attorneys for Defendants City of Phoenix,  
Joel Cottrell, Todd Blanc, Rudolfo Peru and  
Ryan Hogan*

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## CERTIFICATE OF SERVICE

I hereby certify that on December 4, 2023, I electronically transmitted the foregoing document to the Clerk's Office using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants:

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Attn: *Attorneys for Defendant*

Attorneys for Defendant American Airlines  
Group, Inc.

*Group, Inc.*

/s/ *Ben Dangerfield*